

REMARKS

Careful consideration has been given by the applicant to the Examiner's comments and rejection of the claims, as set forth in the outstanding Office Action, and favorable reconsideration of the claims, as amended herein, is respectfully requested.

Applicant notes that the Examiner, at this time, has not applied prior art, in the case that numerous formal objections are outstanding with regard to various of the claims and, in addition, Claims 1-55 have been rejected under 35 U.S.C. §112, first paragraph, in failing to comply with the written description requirement.

Pertaining to the terminology in defining military aspects, such as "HC" charge or "P" charge, this relates to respectively hollow charge munition devices or projectile-forming munition devices.

Similarly, although the term "PELE" is well known in the military technology, applicant has defined this in generic terms so as to meet the Examiner's requirements in that regard.

Furthermore, with regard to the formalities set forth in Paragraphs 1-4 of the Office Action, these have also been attended to by the applicant to present language in close conformance with the U.S. claim drafting practice.

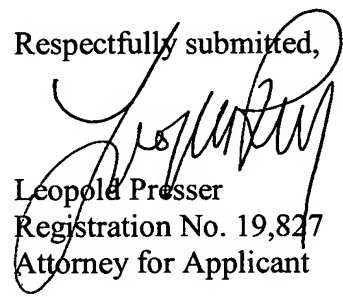
Moreover, applicant has also thoroughly amended all of the claims to meet the requirements of 35 U.S.C. §112, first paragraph, in setting forth that the "active" elements relate to essentially terminal-ballistically operative elements in defining the structure and function of the hybrid munition device.

In this connection, each claim has been thoroughly reviewed and appropriate terminology presented, which clearly sets forth the structure conformance with the explanatory matter listed in the specification.

Consequently, each of the claims is deemed to be fully in compliance with the U.S. claim drafting practice and, moreover, is deemed to clearly and patentably define an invention in view of any prior art known to the applicant, wherein the only background publications are set forth on Page 4 of the specification, which are essentially applicant's own earlier patents, and which are only technological background material.

In view of the foregoing comments and amendments, which are deemed to be fully responsive to the outstanding Office Action, the early and favorable reconsideration of the application and allowance thereof by the Examiner is earnestly solicited. However, in the event that the Examiner has any queries concerning the instantly submitted Amendment, applicant's attorney respectfully requests that he be accorded the courtesy of possibly a telephone conference to discuss any matters in need of attention.

Respectfully submitted,



Leopold Presser
Registration No. 19,827
Attorney for Applicant

Scully, Scott, Murphy & Presser
400 Garden City Plaza – Suite 300
Garden City, New York 11530
(516) 742-4343

LP:jy